

# Calendar No. 193

117TH CONGRESS  
1ST SESSION

# S. 120

To prevent and respond to the misuse of communications services that facilitates domestic violence and other crimes.

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## IN THE SENATE OF THE UNITED STATES

JANUARY 28, 2021

Mr. SCHATZ (for himself, Mrs. FISCHER, Mr. SCOTT of Florida, Mr. BLUMENTHAL, Ms. ROSEN, and Mrs. CAPITO) introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

DECEMBER 16, 2021

Reported by Ms. CANTWELL, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

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# A BILL

To prevent and respond to the misuse of communications services that facilitates domestic violence and other crimes.

1       *Be it enacted by the Senate and House of Representa-*  
2   *tives of the United States of America in Congress assembled,*

3   **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Safe Connections Act  
5   of 2021”.

1   **SEC. 2. DEFINITIONS.**

2       Except as otherwise provided in this Act, terms used  
3   in this Act that are defined in section 344(a) of the Com-  
4   munications Act of 1934, as added by section 4 of this  
5   Act, have the meanings given those terms in such section  
6   344(a).

7   **SEC. 3. FINDINGS.**

8       Congress finds the following:

9           (1) Domestic violence, dating violence, stalking,  
10      sexual assault, human trafficking, and related  
11      crimes are life-threatening issues and have lasting  
12      and harmful effects on individuals, families, and en-  
13      tire communities. Communications law can play a  
14      public interest role in the promotion of safety, life,  
15      and property in this regard.

16           (2) Survivors often lack meaningful support  
17      and options when establishing independence from an  
18      abuser, including barriers such as financial insecur-  
19      ity and limited access to reliable communications  
20      tools to maintain essential connections with family,  
21      social safety networks, employers, and support serv-  
22      ices.

23           (3) Perpetrators of violence and abuse described  
24      in paragraph (1) increasingly use technological and  
25      communications tools to exercise control over, mon-  
26      itor, and abuse their victims. Independent access to

1       a wireless phone plan can assist survivors in estab-  
2       lishing security and autonomy.

3           (4) Safeguards within communications services  
4       can serve a role in preventing abuse and narrowing  
5       the digital divide experienced by survivors.

6       **SEC. 4. PROTECTION OF DOMESTIC VIOLENCE SURVIVORS**

7           **WITHIN COMMUNICATIONS SERVICES.**

8       Part I of title III of the Communications Act of 1934  
9       (~~47 U.S.C. 301 et seq.~~) is amended by adding at the end  
10      the following:

11      **“SECTION 344. PROTECTION OF SURVIVORS OF DOMESTIC  
12           VIOLENCE, HUMAN TRAFFICKING, AND RE-  
13           LATED CRIMES.**

14      “(a) DEFINITIONS.—In this section:

15          “(1) ABUSER.—The term ‘abuser’ means an in-  
16       dividual who has committed a covered act against—  
17            “(A) an individual who seeks relief under  
18       subsection (b); or

19            “(B) an individual in the care of an indi-  
20       vidual who seeks relief under subsection (b).

21          “(2) COVERED ACT.—

22            “(A) IN GENERAL.—The term ‘covered act’  
23       means conduct that constitutes—  
24            “(i) a crime described in section  
25       40002(a) of the Violence Against Women

1                   Act of 1994 (34 U.S.C. 12291(a)), includ-  
2                   ing domestic violence, dating violence, sex-  
3                   ual assault, stalking, and sex trafficking;

4                   “(ii) an act or practice described in  
5                   paragraph (11) or (12) of section 103 of  
6                   the Trafficking Victims Protection Act of  
7                   2000 (22 U.S.C. 7102) (relating to severe  
8                   forms of trafficking in persons and sex  
9                   trafficking, respectively); or

10                  “(iii) an act under State law, Tribal  
11                  law, or the Uniform Code of Military Jus-  
12                  tice that is similar to an offense described  
13                  in clause (i) or (ii).

14                  “(B) CONVICTION NOT REQUIRED.—Noth-  
15                  ing in subparagraph (A) shall be construed to  
16                  require a criminal conviction or any other deter-  
17                  mination of a court in order for conduct to con-  
18                  stitute a covered act.

19                  “(3) COVERED PROVIDER.—The term ‘covered  
20                  provider’ means a provider of a private mobile serv-  
21                  ice or commercial mobile service, as those terms are  
22                  defined in section 332(d).

23                  “(4) PRIMARY ACCOUNT HOLDER.—The term  
24                  ‘primary account holder’ means an individual who is

1       a party to a mobile service contract with a covered  
2       provider.

3           “(5) SURVIVOR.—The term ‘survivor’ means an  
4       individual who is not less than 18 years old and—

5           “(A) against whom a covered act has been  
6       committed; or

7           “(B) who cares for another individual  
8       against whom a covered act has been committed  
9       (provided that the individual providing care did  
10      not commit the covered act).

11       “(b) SEPARATION OF LINES FROM SHARED MOBILE  
12      SERVICE CONTRACT.—

13           “(1) IN GENERAL.—Not later than 48 hours  
14       after receiving a line separation request from a sur-  
15       vivor under subsection (e), a covered provider shall,  
16       as applicable, with respect to a shared mobile service  
17       contract under which the survivor and the abuser  
18       each use a line—

19           “(A) separate the line of the survivor, and  
20       the line of any individual in the care of the sur-  
21       vivor, from the shared mobile service contract;  
22       or

23           “(B) separate the line of the abuser from  
24       the shared mobile service contract.

1           “(2) LIMITATIONS ON PENALTIES, FEES, AND  
2 OTHER REQUIREMENTS.—A covered provider may  
3 not make separation of a line from a shared mobile  
4 service contract under paragraph (1) contingent on  
5 any requirement other than the requirements under  
6 subsection (e), including—

7           “(A) payment of a fee, penalty, or other  
8 charge;

9           “(B) maintaining contractual or billing re-  
10 sponsibility of a separated line with the pro-  
11 vider;

12           “(C) approval of separation by the primary  
13 account holder, if the primary account holder is  
14 not the survivor;

15           “(D) a prohibition or limitation, including  
16 one described in subparagraph (A), on number  
17 portability, if such portability is technically fea-  
18 sible, or a request to change phone numbers;

19           “(E) a prohibition or limitation on the sep-  
20 aration of lines as a result of arrears accrued  
21 by the account;

22           “(F) an increase in the rate charged for  
23 the mobile service plan of the primary account  
24 holder with respect to service on any remaining  
25 line or lines; or

1               “(G) any other limitation or requirement  
2       not listed under subsection (e).

3               “(3) NOTICE TO SURVIVOR.—If a covered pro-  
4       vider separates a line from a shared mobile service  
5       contract under paragraph (1) and the primary ac-  
6       count holder is not the survivor, the covered provider  
7       shall notify the survivor of the date on which the  
8       covered provider intends to give any formal notice to  
9       the primary account holder.

10               “(e) LINE SEPARATION REQUEST.—

11               “(1) IN GENERAL.—A survivor seeking relief  
12       under subsection (b) shall submit to the covered pro-  
13       vider a line separation request that—

14               “(A) verifies that an individual who uses a  
15       line under the shared mobile service contract  
16       has committed a covered act against the sur-  
17       vivor or an individual in the survivor’s care, by  
18       providing—

19               “(i) a copy of a signed affidavit from  
20       a licensed medical or mental health care  
21       provider, licensed military medical or men-  
22       tal health care provider, licensed social  
23       worker, licensed victim services provider, or  
24       licensed military victim services provider,

1                   or an employee of a court, acting within  
2                   the scope of that person's employment; or

3                   “(ii) a copy of a police report, statements  
4                   provided by police, including military  
5                   police, to magistrates or judges,  
6                   charging documents, protective or restraining  
7                   orders, military protective orders, or  
8                   any other official record that documents  
9                   the covered act; and

10                  “(B) requests relief under subparagraph  
11                 (A) or (B) of subsection (b)(1) and identifies  
12                 each line that should be separated.

13                  “(2) REMOTE OPTION.—A covered provider  
14                 shall offer a survivor the ability to submit an opt-  
15                 out request under paragraph (1) through secure re-  
16                 mote means that are easily navigable.

17                  “(3) ENHANCED PROTECTIONS UNDER STATE  
18                 LAW.—This subsection shall not affect any law or  
19                 regulation of a State providing communications pro-  
20                 tections for survivors (or any similar category of in-  
21                 dividuals) that has less stringent requirements for  
22                 providing evidence of a covered act (or any similar  
23                 category of conduct) than this subsection.

24                  “(d) CONFIDENTIAL AND SECURE TREATMENT OF  
25                 PERSONAL INFORMATION.—A covered provider shall treat

1 any information submitted by a survivor under subsection  
2 (e) as confidential and securely dispose of the information  
3 not later than 90 days after receiving the information.

4       **“(e) AVAILABILITY OF INFORMATION TO CON-**  
5 **SUMERS.**—A covered provider shall make information  
6 about the options and process described in subsections (b)  
7 and (e) readily available to consumers—

8           “(1) on the website and any mobile application  
9 of the provider;

10          “(2) in physical stores; and

11          “(3) in other forms of public-facing consumer  
12 communication.

13       **“(f) LIABILITY PROTECTION.**—A covered provider

14 and any officer, director, employee, vendor, or agent there-  
15 of shall not be subject to liability for any claims deriving  
16 from an action taken or omission made with respect to  
17 compliance with subsection (e).”.

18 **SEC. 5. RULEMAKING ON PROTECTIONS FOR SURVIVORS**

19           **OF DOMESTIC VIOLENCE.**

20       (a) **DEFINITIONS.**—In this section—

21           (1) the term “appropriate congressional com-  
22 mittees” means the Committee on Commerce,  
23 Science, and Transportation of the Senate and the  
24 Committee on Energy and Commerce of the House  
25 of Representatives;

1                             (2) the term “Commission” means the Federal  
2                             Communications Commission;

3                             (3) the term “covered hotline” means a hotline  
4                             related to domestic violence, dating violence, sexual  
5                             assault, stalking, sex trafficking, severe forms of  
6                             trafficking in persons, or any other covered act; and

7                             (4) the term “text message” has the meaning  
8                             given the term in section 227(e) of the Communica-  
9                             tions Act of 1934 (47 U.S.C. 227(e)).

10                         (b) RULEMAKINGS.—

11                         (1) IN GENERAL.—The Commission, after pub-  
12                         lic notice and an opportunity for comment, shall  
13                         adopt rules under paragraphs (2) and (3) that cre-  
14                         ate safeguards for survivors within communications  
15                         services.

16                         (2) HOTLINE CALLS.—

17                         (A) IN GENERAL.—Not later than 18  
18                         months after the date of enactment of this Act,  
19                         the Commission shall adopt rules that—

20                         (i) require providers of wireless com-  
21                         munications services or wireline voice serv-  
22                         ices to omit from consumer-facing logs of  
23                         calls or text messages any records of calls  
24                         or text messages to covered hotlines, while

1                    maintaining internal records of those calls  
2                    and messages; and

3                    (ii) establish, and provide for updates  
4                    on a quarterly basis of, a central database  
5                    of covered hotlines to be used by providers  
6                    of wireless communications services or  
7                    wireline voice services in complying with  
8                    the rule described in clause (i).

9                    (B) NO EFFECT ON LAW ENFORCE-  
10                  MENT.—Nothing in subparagraph (A) shall be  
11                  construed to limit or otherwise affect the ability  
12                  of a law enforcement agency to access a log of  
13                  calls or text messages in a criminal investiga-  
14                  tion.

15                  (3) LINE SEPARATION.—

16                  (A) IN GENERAL.—Not later than 1 year  
17                  after the date of enactment of this Act, the  
18                  Commission shall adopt rules that clarify the  
19                  process by which a covered provider separates a  
20                  line under section 344 of the Communications  
21                  Act of 1934, as added by section 4 of this Act.

22                  (B) CONSIDERATIONS.—The rules adopted  
23                  under subparagraph (A) shall include consider-  
24                  ation of—

25                  (i) privacy protections;

(ii) account security;

(iii) account billing procedures;

(iv) liability;

(v) procedures for notification of sur-

vivors about line separation processes;

(vi) timelines;

(vii) notice to account holders; and

(viii) situations in which a covered

provider cannot operationally or technically

effectuate a line separation request.

(4) ~~LIFELINE PROGRAM.~~

(A) IN GENERAL.—Not later than 18

months after the date of enactment of this Act,

or as part of a general rulemaking proceeding.

relating to the Lifeline program set forth in

subpart E of part 54 of title 47, Code of Fed-

eral Regulations (or any successor regulation),

whichever occurs earlier, the Commission shall

adopt rules that allow a survivor who meets the

requirements under section 344(c)(1) of the

Communications Act of 1934, as added by see-

tion 4 of this Act, without regard to whether

the survivor meets the otherwise applicable eli-

gibility requirements of the Lifeline program,

to—

- 1                             (i) enroll in the Lifeline program as  
2                             quickly as is feasible; and  
3                             (ii) participate in the Lifeline program  
4                             for not more than 6 months.
- 5                             (B) EVALUATION.—Not later than 2 years  
6                             after completing the rulemaking under subparagraph  
7                             (A), the Commission shall—  
8                                 (i) evaluate the effectiveness of the  
9                             Commission's provision of support to sur-  
10                             vivors through the Lifeline program;  
11                                 (ii) assess the detection and elimi-  
12                             nation of fraud, waste, and abuse with re-  
13                             spect to the support described in clause (i);  
14                             and  
15                                 (iii) submit to the appropriate con-  
16                             gressional committees a report that in-  
17                             cludes the evaluation and assessment de-  
18                             scribed in clauses (i) and (ii), respectively.

19 **SECTION 1. SHORT TITLE.**

20     *This Act may be cited as the “Safe Connections Act  
21     of 2021”.*

22 **SEC. 2. DEFINITIONS.**

23     *Except as otherwise provided in this Act, terms used  
24     in this Act that are defined in section 344(a) of the Commu-*

1 *nications Act of 1934, as added by section 4 of this Act,*  
2 *have the meanings given those terms in such section 344(a).*

3 **SEC. 3. FINDINGS.**

4 *Congress finds the following:*

5       *(1) Domestic violence, dating violence, stalking,*  
6       *sexual assault, human trafficking, and related crimes*  
7       *are life-threatening issues and have lasting and harm-*  
8       *ful effects on individuals, families, and entire commu-*  
9       *nities.*

10      *(2) Survivors often lack meaningful support and*  
11      *options when establishing independence from an*  
12      *abuser, including barriers such as financial insecu-*  
13      *rity and limited access to reliable communications*  
14      *tools to maintain essential connections with family,*  
15      *social safety networks, employers, and support serv-*  
16      *ices.*

17      *(3) Perpetrators of violence and abuse described*  
18      *in paragraph (1) increasingly use technological and*  
19      *communications tools to exercise control over, mon-*  
20      *itor, and abuse their victims.*

21      *(4) Communications law can play a public in-*  
22      *terest role in the promotion of safety, life, and prop-*  
23      *erty with respect to the types of violence and abuse*  
24      *described in paragraph (1). For example, independent*

1       access to a wireless phone plan can assist survivors  
2       in establishing security and autonomy.

3             (5) Safeguards within communications services  
4       can serve a role in preventing abuse and narrowing  
5       the digital divide experienced by survivors of abuse.

6     **SEC. 4. PROTECTION OF DOMESTIC VIOLENCE SURVIVORS**

7                     **WITHIN COMMUNICATIONS SERVICES.**

8       Part I of title III of the Communications Act of 1934  
9     (47 U.S.C. 301 et seq.) is amended by adding at the end  
10   the following:

11   **“SEC. 344. PROTECTION OF SURVIVORS OF DOMESTIC VIO-  
12       LENCE, HUMAN TRAFFICKING, AND RELATED  
13       CRIMES.**

14   “(a) **DEFINITIONS.**—In this section:

15          “(1) **ABUSER.**—The term ‘abuser’ means an in-  
16       dividual who has committed or allegedly committed a  
17       covered act against—

18             “(A) an individual who seeks relief under  
19       subsection (b); or

20             “(B) an individual in the care of an indi-  
21       vidual who seeks relief under subsection (b).

22          “(2) **COVERED ACT.**—

23             “(A) **IN GENERAL.**—The term ‘covered act’  
24       means conduct that constitutes—

1                     “(i) a crime described in section  
2                     40002(a) of the Violence Against Women  
3                     Act of 1994 (34 U.S.C. 12291(a)), including  
4                     domestic violence, dating violence, sexual  
5                     assault, stalking, and sex trafficking;

6                     “(ii) an act or practice described in  
7                     paragraph (11) or (12) of section 103 of the  
8                     Trafficking Victims Protection Act of 2000  
9                     (22 U.S.C. 7102) (relating to severe forms of  
10                    trafficking in persons and sex trafficking,  
11                    respectively); or

12                    “(iii) an act under State law, Tribal  
13                    law, or the Uniform Code of Military Jus-  
14                    tice that is similar to an offense described  
15                    in clause (i) or (ii).

16                    “(B) CONVICTION NOT REQUIRED.—Nothing  
17                    in subparagraph (A) shall be construed to re-  
18                    quire a criminal conviction or any other deter-  
19                    mination of a court in order for conduct to con-  
20                    stitute a covered act.

21                    “(3) COVERED PROVIDER.—The term ‘covered  
22                    provider’ means a provider of a private mobile service  
23                    or commercial mobile service, as those terms are de-  
24                    fined in section 332(d).

1           “(4) *PRIMARY ACCOUNT HOLDER.*—The term  
2       ‘primary account holder’ means an individual who is  
3       a party to a mobile service contract with a covered  
4       provider.

5           “(5) *SHARED MOBILE SERVICE CONTRACT.*—The  
6       term ‘shared mobile service contract’—

7               “(A) means a mobile service contract for an  
8       account that includes not less than 2 consumers;  
9       and

10              “(B) does not include enterprise services of-  
11       fered by a covered provider.

12           “(6) *SURVIVOR.*—The term ‘survivor’ means an  
13       individual who is not less than 18 years old and—

14               “(A) against whom a covered act has been  
15       committed or allegedly committed; or

16               “(B) who cares for another individual  
17       against whom a covered act has been committed  
18       or allegedly committed (provided that the indi-  
19       vidual providing care did not commit or alleg-  
20       edly commit the covered act).

21           “(b) *SEPARATION OF LINES FROM SHARED MOBILE*  
22       *SERVICE CONTRACT.*—

23           “(1) *IN GENERAL.*—Not later than 2 business  
24       days after receiving a completed line separation re-  
25       quest from a survivor pursuant to subsection (c), a

1       *covered provider shall, as applicable, with respect to*  
2       *a shared mobile service contract under which the sur-*  
3       *vivor and the abuser each use a line —*

4               “(A) *separate the line of the survivor, and*  
5       *the line of any individual in the care of the sur-*  
6       *vivor, from the shared mobile service contract; or*

7               “(B) *separate the line of the abuser from the*  
8       *shared mobile service contract.*

9       “(2) *LIMITATIONS ON PENALTIES, FEES, AND*  
10      *OTHER REQUIREMENTS.*—*A covered provider may not*  
11      *make the separation of a line from a shared mobile*  
12      *service contract under paragraph (1) contingent on*  
13      *any requirement other than the requirements under*  
14      *subsection (c), including—*

15               “(A) *payment of a fee, penalty, or other*  
16       *charge;*

17               “(B) *maintaining contractual or billing re-*  
18       *sponsibility of a separated line with the pro-*  
19       *vider;*

20               “(C) *approval of separation by the primary*  
21       *account holder, if the primary account holder is*  
22       *not the survivor;*

23               “(D) *a prohibition or limitation, including*  
24       *one described in subparagraph (A), on number*

1           *portability, if such portability is technically fea-*  
2           *sible, or a request to change phone numbers;*

3           *“(E) a prohibition or limitation on the sep-*  
4           *aration of lines as a result of arrears accrued by*  
5           *the account;*

6           *“(F) an increase in the rate charged for the*  
7           *mobile service plan of the primary account hold-*  
8           *er with respect to service on any remaining line*  
9           *or lines; or*

10          *“(G) any other limitation or requirement*  
11          *not listed under subsection (c).*

12          *“(3) RESPONSIBILITY FOR TRANSFERRED TELE-*  
13          *PHONE NUMBERS.—Notwithstanding paragraph (2),*  
14          *beginning on the date on which a covered provider*  
15          *transfers billing responsibilities for and rights to a*  
16          *telephone number or numbers to a survivor under*  
17          *paragraph (1)(A) in response to a line separation re-*  
18          *quest submitted by the survivor under subsection (c),*  
19          *the survivor shall assume financial responsibility, in-*  
20          *cluding for monthly service costs, for the transferred*  
21          *telephone number or numbers.*

22          *“(4) RESPONSIBILITY FOR TELEPHONE NUMBERS*  
23          *TRANSFERRED TO ANOTHER SERVICE PROVIDER.—*  
24          *Notwithstanding paragraph (2), upon the transfer of*  
25          *a telephone number under paragraph (1)(B) in re-*

1       *sponse to a line separation request submitted by a*  
2       *survivor under subsection (c), the survivor shall have*  
3       *no further financial responsibilities for the telephone*  
4       *number or for any mobile device associated with the*  
5       *telephone number.*

6       “(5) *NOTICE TO SURVIVOR.—If a covered pro-*  
7       *vider separates a line from a shared mobile service*  
8       *contract under paragraph (1) and the primary ac-*  
9       *count holder is not the survivor, the covered provider*  
10      *shall notify the survivor of the date on which the cov-*  
11      *ered provider intends to give any formal notice to the*  
12      *primary account holder.*

13      “(c) *LINE SEPARATION REQUEST.—*

14      “(1) *IN GENERAL.—A survivor seeking relief*  
15      *under subsection (b) shall submit to the covered pro-*  
16      *vider a line separation request that—*

17      “(A) *verifies that an individual who uses a*  
18      *line under the shared mobile service contract has*  
19      *committed or allegedly committed a covered act*  
20      *against the survivor or an individual in the sur-*  
21      *vivor’s care, by providing—*

22      “(i) *a copy of a signed affidavit from*  
23      *a licensed medical or mental health care*  
24      *provider, licensed military medical or men-*  
25      *tal health care provider, licensed social*

1           *worker, licensed victim services provider, or*  
2           *licensed military victim services provider,*  
3           *or an employee of a court, acting within the*  
4           *scope of that person's employment; or*

5           “*(ii) a copy of a police report, statements provided by police, including military police, to magistrates or judges, charging documents, protective or restraining orders, military protective orders, or any other official record that documents the covered act;*

12           “*(B) in the case of relief sought under subsection (b)(1)(A), with respect to—*

14           “*(i) a line used by the survivor that the survivor seeks to have separated, states that the survivor is the user of that specific line; and*

18           “*(ii) a line used by an individual in the care of the survivor that the survivor seeks to have separated—*

21           “*(I) includes an affidavit setting forth that the individual is in the care of the survivor; and*

1                         “(II) a statement that the individual is the user of that specific line;  
2  
3                         and

4                         “(C) requests relief under subparagraph (A)  
5                         or (B) of subsection (b)(1) and identifies each  
6                         line that should be separated.

7                         “(2) REMOTE OPTION.—A covered provider shall  
8                         offer a survivor the ability to submit a line separa-  
9                         tion request under paragraph (1) through secure re-  
10                         mote means that are easily navigable.

11                         “(3) ENHANCED PROTECTIONS UNDER STATE  
12                         LAW.—This subsection shall not affect any law or reg-  
13                         ulation of a State providing communications protec-  
14                         tions for survivors (or any similar category of indi-  
15                         viduals) that has less stringent requirements for pro-  
16                         viding evidence of a covered act (or any similar cat-  
17                         egory of conduct) than this subsection.

18                         “(d) CONFIDENTIAL AND SECURE TREATMENT OF  
19                         PERSONAL INFORMATION.—Notwithstanding section  
20                         222(b), a covered provider shall treat any information sub-  
21                         mitted by a survivor under subsection (c) as confidential  
22                         and securely dispose of the information not later than 90  
23                         days after receiving the information.

24                         “(e) AVAILABILITY OF INFORMATION TO CON-  
25                         SUMERS.—A covered provider shall make information about

1 *the options and process described in subsections (b) and (c)*

2 *readily available to consumers—*

3           “(1) *on the website and any mobile application*

4           *of the provider;*

5           “(2) *in physical stores; and*

6           “(3) *in other forms of public-facing consumer*

7           *communication.*

8       “(f) *TECHNICAL INFEASIBILITY.—*

9           “(1) *IN GENERAL.—The requirement to effectuate*

10          *a line separation request pursuant to subsection*

11          *(b)(1) shall not apply to a covered provider if the cov-*

12          *ered provider cannot operationally or technically ef-*

13          *fectuate the request.*

14       “(2) *NOTIFICATION.—If a covered provider can-*

15          *not operationally or technically effectuate a line sepa-*

16          *ration request as described in paragraph (1), the cov-*

17          *ered provider shall notify the individual who sub-*

18          *mitted the request of that infeasibility as soon as is*

19          *reasonably possible, and in any event not later than*

20          *48 hours after receiving the request.*

21       “(g) *LIABILITY PROTECTION.—*

22           “(1) *IN GENERAL.—A covered provider and any*

23          *officer, director, employee, vendor, or agent thereof*

24          *shall not be subject to liability to a survivor or any*

25          *other person for any claims deriving from an action*

1       *taken or omission made with respect to compliance*  
2       *with subsection (c).*

3       “*(2) COMMISSION AUTHORITY.—Nothing in this*  
4       *subsection shall limit the authority of the Commission*  
5       *to prosecute violations of this section or any rules or*  
6       *regulations promulgated by the Commission pursuant*  
7       *to this section.”.*

8       **SEC. 5. RULEMAKING ON PROTECTIONS FOR SURVIVORS OF**  
9                   **DOMESTIC VIOLENCE.**

10      (a) *DEFINITIONS.—In this section—*

11       (1) *the term “appropriate congressional committees” means the Committee on Commerce, Science,*  
12       *and Transportation of the Senate and the Committee*  
13       *on Energy and Commerce of the House of Representa-*  
14       *tives;*

16       (2) *the term “Commission” means the Federal*  
17       *Communications Commission;*

18       (3) *the term “covered hotline” means a hotline*  
19       *related to domestic violence, dating violence, sexual*  
20       *assault, stalking, sex trafficking, severe forms of traf-*  
21       *ficking in persons, or any other similar act;*

22       (4) *the term “Lifeline program” means the pro-*  
23       *gram set forth in subpart E of part 54 of title 47,*  
24       *Code of Federal Regulations (or any successor regula-*  
25       *tion); and*

1                         (5) the term “text message” has the meaning  
2 given the term in section 227(e) of the Communications  
3 Act of 1934 (47 U.S.C. 227(e)).

4                         (b) RULEMAKINGS.—

5                         (1) HOTLINE CALLS.—

6                         (A) IN GENERAL.—Not later than 180 days  
7 after the date of enactment of this Act, the Commission  
8 shall commence a rulemaking to consider whether to—

9                         (i) require providers of wireless communications services or wireline voice services to omit from consumer-facing logs of calls or text messages any records of calls or text messages to covered hotlines, while maintaining internal records of those calls and messages; and

10                         (ii) establish, and provide for updates on a quarterly basis of, a central database of covered hotlines to be used by providers of wireless communications services or wireline voice services in complying with the rule described in clause (i).

11                         (B) CONSIDERATIONS.—The rulemaking conducted under subparagraph (A) shall include consideration of—

1                             (i) the ability of law enforcement agen-  
2                             cies or survivors to access a log of calls or  
3                             text messages in a criminal investigation or  
4                             civil proceeding;

5                             (ii) the ability of providers of wireless  
6                             communication services or wireline voice  
7                             services to—

8                                 (I) identify logs that are con-  
9                             sumer-facing; and

10                                 (II) omit certain consumer-facing  
11                             logs, while maintaining internal  
12                             records of such calls and text messages;  
13                             and

14                                 (iii) any other factors associated with  
15                             the implementation of clauses (i) and (ii) to  
16                             protect survivors of domestic violence, in-  
17                             cluding factors that may impact smaller  
18                             providers.

19                             (C) NO EFFECT ON LAW ENFORCEMENT.—  
20                             Nothing in subparagraph (A) shall be construed  
21                             to—

22                                 (i) limit or otherwise affect the ability  
23                             of a law enforcement agency to access a log  
24                             of calls or text messages in a criminal in-  
25                             vestigation; or

## (2) LINE SEPARATIONS.—

(B) CONSIDERATIONS.—In adopting rules under subparagraph (A), the Commission shall consider—

15 (i) privacy protections;

#### 19 (iv) liability;

20 (v) procedures for notification of sur-  
21 vivors about line separation processes;

22 (vi) the requirements for remote sub-  
23 mission of a line separation request, includ-  
24 ing how that option facilitates submission  
25 of verification information and meets the

1           *other requirements of section 344 of the*  
2           *Communications Act of 1934, as added by*  
3           *section 4 of this Act;*

4           *(vii) implementation timelines, based*  
5           *on provider size and geographic reach;*

6           *(viii) notice to account holders;*

7           *(ix) situations in which a covered pro-*  
8           *vider cannot operationally or technically*  
9           *separate a telephone number or numbers*  
10          *from a shared service plan such that the*  
11          *provider cannot effectuate a line separation*  
12          *request;*

13          *(x) financial responsibility for trans-*  
14          *ferred telephone numbers; and*

15          *(xi) whether and how the survivor can*  
16          *elect to take financial responsibility for the*  
17          *mobile device associated with the separated*  
18          *line.*

19          *(3) LIFELINE PROGRAM.—*

20          *(A) IN GENERAL.—Not later than 18*  
21          *months after the date of enactment of this Act,*  
22          *or as part of a general rulemaking proceeding*  
23          *relating to the Lifeline program set forth in sub-*  
24          *part E of part 54 of title 47, Code of Federal*  
25          *Regulations (or any successor regulation), which-*

1       ever occurs earlier, the Commission shall adopt  
2       rules that allow a survivor suffering from finan-  
3       cial hardship who meets the requirements under  
4       section 344(c)(1) of the Communications Act of  
5       1934, as added by section 4 of this Act, without  
6       regard to whether the survivor meets the other-  
7       wise applicable eligibility requirements of the  
8       Lifeline program, to—

- 9                     (i) enroll in the Lifeline program as  
10          quickly as is feasible; and  
11                     (ii) participate in the Lifeline pro-  
12          gram based on such qualifications for not  
13          more than 6 months.

14       (B) EVALUATION.—Not later than 2 years  
15       after completing the rulemaking under subpara-  
16       graph (A), the Commission shall—

- 17                     (i) evaluate the effectiveness of the  
18          Commission's provision of support to sur-  
19          vivors through the Lifeline program;  
20                     (ii) assess the detection and elimi-  
21          nation of fraud, waste, and abuse with re-  
22          spect to the support described in clause (i);  
23          and  
24                     (iii) submit to the appropriate congres-  
25          sional committees a report that includes the

1                   evaluation and assessment described in  
2                   clauses (i) and (ii), respectively.

3                   (C) *RULE OF CONSTRUCTION.*—Nothing in  
4                   this paragraph shall be construed to limit the  
5                   ability of a survivor who meets the requirements  
6                   under section 344(c)(1) of the Communications  
7                   Act of 1934, as added by section 4 of this Act,  
8                   to participate in the Lifeline program indefi-  
9                   nitely if the individual otherwise qualifies for the  
10                  Lifeline program under the rules of the program.

11                  (D) *NOTIFICATION.*—A provider of wireless  
12                  communications services that receives a line sep-  
13                  aration request pursuant to section 344 of the  
14                  Communications Act of 1934, as added by sec-  
15                  tion 4 of this Act, shall inform the individual  
16                  who submitted the request of—

17                   (i) the existence of the Lifeline pro-  
18                  gram;  
19                   (ii) who qualifies to participate in the  
20                  Lifeline program; and  
21                   (iii) how to participate in the Lifeline  
22                  program.

23                  **SEC. 6. EFFECTIVE DATE.**

24                  The requirements under section 344 of the Commu-  
25                  nications Act of 1934, as added by section 4 of this Act,

1 shall take effect 60 days after the date on which the Federal  
2 Communications Commission adopts the rules imple-  
3 menting that section pursuant to section 5(b)(2) of this Act.

4 **SEC. 7. SAVINGS CLAUSE.**

5 Nothing in this Act or the amendments made by this  
6 Act shall be construed to abrogate, limit, or otherwise affect  
7 the provisions set forth in the Communications Assistance  
8 for Law Enforcement Act (Public Law 103–414; 108 Stat.  
9 4279) and the amendments made by that Act, any authority  
10 granted to the Commission pursuant to that Act or the  
11 amendments made by that Act, or any regulations promul-  
12 gated by the Commission pursuant to that Act or the  
13 amendments made by that Act.

**Calendar No. 193**

117TH CONGRESS  
1ST SESSION  
**S. 120**

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**A BILL**

To prevent and respond to the misuse of communications services that facilitates domestic violence and other crimes.

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DECEMBER 16, 2021

Reported with an amendment